

RECEIVED
CENTRAL FAX CENTER

LEWIS RICE
FINGERSH LC.

JAN 26 2010

Michelle Bremer

DIRECT (314) 444-7606

FAX (314) 612-7606

ATTORNEYS AT LAW

500 N. BROADWAY, SUITE 2000

ST. LOUIS, MISSOURI 63102-2147

www.lewiscrice.com

TO: Examiner Victor K. Hwang
FROM: Michelle Bremer
NO. OF PAGES W/ COVER: 02
TELECOPY NUMBER: 571-273-8300
REGULAR NUMBER:
DATE: Tuesday, January 26, 2010 3:52:34 PM
CHARGE NUMBER: 115237.44922

PLEASE CALL (314) 444-7606 IF A PROBLEM OCCURS IN THE TRANSMISSION OF
THIS DOCUMENT.

Re: U.S. Patent Application No. 10/632,129
Attorney Docket: 128/1130US

At the request of Kirk Damman, plesae find attached an Applicant
Initiated Interview Request Form in connection with the above-
referenced matter.

Sincerely,
Michelle Bremer
Paralegal to Kirk A. Damman

This message, including attachments, is from the law firm of Lewis, Rice & Fingersh, LC. This message contains information that may be confidential and protected by the attorney-client or attorney work product privileges. If you are not the intended recipient, promptly delete this message and notify the sender of the delivery error by return e-mail or call us at 314-444-7600. You may not forward, print, copy, distribute, or use the information in this message if you are not the intended recipient.

Internal Revenue Service regulations provide that, for the purpose of avoiding certain penalties under the Internal Revenue Code, taxpayers may rely only on formal opinions of counsel which meet specific requirements set forth in such regulations. Any tax advice that may be contained in this writing does not constitute a formal opinion that meets the requirements of the regulations. Accordingly, the Internal Revenue Service requires that we advise you that (1) any tax advice contained in this communication was not intended or written to be used, and may not be used, for the purpose of avoiding penalties that the IRS might attempt to impose on a taxpayer, (2) no one, without express prior written permission, may use any part of this communication in promoting, marketing or recommending an arrangement relating to any Federal tax matter to any person or entity, (3) there is no limitation by this Firm on the disclosure of the tax treatment or tax structure of the transaction(s) or matter(s) discussed herein by the intended recipient of this communication.